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# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA BILLINGS DIVISION

TRACY CAEKAERT, and CAMILLIA MAPLEY,

Plaintiffs,

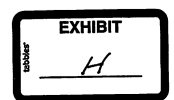
-VS-

WATCHTOWER BIBLE AND TRACT SOCIETY OF NEW YORK, INC., and WATCH TOWER BIBLE AND TRACT SOCIETY OF PENNSYLVANIA,

Defendants.

Case No. CV-20-00052-SPW-TJC

DEFENDANT WATCH
TOWER BIBLE AND
TRACT SOCIETY OF
PENNSYLVANIA'S
AMENDED FOURTH
DISCOVERY REQUESTS TO
PLAINTIFF CAMILLIA
MAPLEY



TO: Plaintiff Camillia Mapley and her attorneys of record, Robert L. Stepans, Ryan R. Shaffer and James C. Murnion, MEYER, SHAFFER & STEPANS, PLLP, and Matthew L. Merrill (pro hac vice), MERRILL LAW, LLC.

Defendant Watch Tower Bible and Tract Society of Pennsylvania ("WTPA" or "Defendant") propounded discovery requests upon plaintiff Camillia Mapley on July 12, 2023. Those discovery requests included Requests for Production No. 38, 39, and 40 ("RFPs"). Pursuant to agreement of counsel for WTPA and counsel for Ms. Mapley, WTPA is propounding revised RFPs upon Ms. Mapley as set forth below. In providing the amended RFPs, WTPA reserves the right to propound requests for production as originally drafted in WTPA's fourth discovery requests. The below amended RFPs do not affect or alter the other discovery requests contained in WTPA's fourth discovery requests to Ms. Mapley.

YOU ARE HEREBY NOTIFIED to answer under oath the following discovery requests within thirty (30) days from the time service is made upon you in accordance with Rules 26, 33, 34, and 36 of the Federal Rules of Civil Procedure. In conjunction with these requests, Watch Tower Bible and Tract Society of Pennsylvania ("WTPA" or "Defendant") has provided definitions applicable to the requests for clarity. Pursuant to Fed. R. Civ. P. 26(e), each of these discovery requests are continuing in nature and supplemental answers are required if Plaintiffs, directly or indirectly, obtain further information of the nature sought herein between the time the answers are served and the time of trial.

### **DEFINITIONS**

- 1. "You" shall mean the Plaintiff to whom these requests are directed, as well as any officer, agent, representative, investigator, attorney, or any other person, firm, or corporation acting for or on your behalf.
- 2. "WTPA" refers to Defendant Watch Tower Bible and Tract Society of Pennsylvania. "WTNY" refers to Defendant Watch Tower Bible and Tract Society of New York.
- 3. The term "document" as used herein shall mean all tangible things by which human communication is stored or transmitted, including all written, printed, recorded, or graphic matter, photographic matter, sound reproduction, electronically stored matter, however produced or reproduced, pertaining to the subject matter indicated, whether or not claimed to be subject to privilege against discovery on any grounds and whether or not the original is within the Plaintiffs' possession, custody, or control.
- 4. The term "identify" or "identification" when used with respect to a document or documents requires a description of the document or documents, subject matter, author, addressee, and the address or addresses of each person or persons having possession, custody, or control of such document or documents.
- 5. The term "identify" or "identification," when used with respect to a person or persons, requires a statement of the full name and present or last known

residence and business address of such person or persons, and if a natural person, his present or last known job title and the name and address of his present or last known employer.

6. In order to address a potential discovery issue, WTPA states that it is not seeking a narrative response to any of the following requests. WTPA simply is seeking the identification of relevant facts pursuant to the respective requests by Plaintiff with the assistance of her counsel.

### **DISCOVERY REQUESTS**

AMENDED REQUEST FOR PRODUCTION NO. 38: Please produce any documents that support your preceding Answer to Interrogatory No. 21.

### **RESPONSE:**

AMENDED REQUEST FOR PRODUCTION NO. 39: Please produce any documents that support your preceding Answer to Interrogatory No. 22.

### **RESPONSE:**

AMENDED REQUEST FOR PRODUCTION NO. 40: Please produce any documents that support your preceding Answer to Interrogatory No. 23.

## **RESPONSE:**

DATED this 6th day of September, 2023.

MOULTON BELLINGHAM PC

By

GERRY P. FAGAN CHRISTOPHER T. SWEENEY JORDAN W. FITZGERALD

Attorneys for Watch Tower Bible and Tract Society of Pennsylvania

### **CERTIFICATE OF SERVICE**

I hereby certify that on 6<sup>th</sup> day of September, 2023, a copy of the foregoing was served via U.S. Mail and Email on the following persons:

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